

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

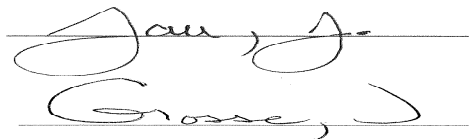
STATE OF WASHINGTON,)	
)	No. 63339-2-I
Respondent,)	
)	DIVISION ONE
v.)	
)	UNPUBLISHED OPINION
PEDRO ENRIQUE POLO,)	
)	
Appellant.)	FILED: May 3, 2010

PER CURIAM. Pedro Polo appeals his convictions for unlawful possession of a stolen vehicle and driving under the influence. He contends, and the State concedes, that the information failed to allege the knowledge element of unlawful possession of a stolen vehicle, that the conviction must be dismissed without prejudice, and that the judgment and sentence must be amended. We accept the State's concession, reverse and dismiss the conviction without prejudice, and remand for the court to amend the judgment and sentence consistent with this opinion.

Polo also contends the court failed to enter findings of fact and conclusions of law as required by CrR 3.5 and must do so on remand. Because the findings have now been entered, and because Polo has not challenged those findings or their delayed entry, this contention is moot.

Reversed and remanded for proceedings consistent with this opinion.

For The Court:

A handwritten signature, likely of Judge Grosse, written in black ink over a horizontal line. The signature is stylized and cursive.

Cox, J.